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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
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WESTMAN, CHAMPLIN & KELLY, P.A. Suite 1600 - International Center 900 Second Avenue South			EXAM	EXAMINER		
			NOLAN, DANIEL A			
Minneapolis, MN 55402-3319			ART UNIT	PAPER NUMBER		
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DATE MAILED: 03/07/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	pplication No. Applicant(s)					
Office Action Summans	09/748,453	н	WANG ET AL.				
Office Action Summary	Examiner	Α	rt Unit				
	Daniel A. Nolan		655				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status							
1) Responsive to communication(s) filed on 26 E	<u> December 2000</u> .						
2a) ☐ This action is FINAL . 2b) ☑ Thi	s action is non-fin	al.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims							
4) Claim(s) 1-21 is/are pending in the application							
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4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed. 6) Claim(s) <u>1-21</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	election requirem	ent					
Application Papers	o.comorrioquii orr						
9)⊠ The specification is objected to by the Examiner							
10)⊠ The drawing(s) filed on <u>26 December 2000</u> is/ar	e: a)∐ accepted o	r b) Objected to b	y the Examiner				
Applicant may not request that any objection to the	drawing(s) be held	in abeyance. See	37 CFR 1.85(a).				
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) ☐ All b) ☐ Some * c) ☐ None of:							
1. Certified copies of the priority documents	1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents	2. Certified copies of the priority documents have been received in Application No						
Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
a) ☐ The translation of the foreign language provisional application has been received. 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.							
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 2.3	5) 🔲 !	Interview Summary (P Notice of Informal Pate Other:					

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DETAILED ACTION

(Note that as of October 1, 2002 a new **Art Unit 2655** was established that includes this application, and that this new AU number should be used in all future correspondence.)

Drawings

- 1. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference sign(s) not mentioned in the description:
 - "195" in figure 1 is not described in the specification.
- 2. The drawings are objected to because
 - Item "306" is labeled twice (in figure 3).
 - Item "402" (figure 4) is not labeled.
- 3. A proposed drawing correction, corrected drawings, or amendment to the specification to add the reference sign(s) in the description, are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

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Specification

4. The lengthy specification has not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification, such as:

- The reference at the end of line 31 (on page 9) should be "195".
- "A" should be "an" (3rd line claim 18, page 33).

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Smith et al

- 6. Claims 1-4 are rejected under 35 U.S.C. 102(a) as being anticipated by Smith et <u>al</u> (U.S. Patent 6,408,271 B).
- 7. Regarding claim 1, the features employed by Smith et al in generating phrasal transcriptions for speech recognition dictionaries by permutating word transcriptions for each vocabulary item in an orthographic phrase read on the features of the method for

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adding an acoustic description of a word to a speech recognition lexicon of the immediate application as follows:

- <u>Smith et al</u> (column 6 lines 15-20) reads on the feature of converting the text of the word into at least one orthographically derived acoustic description of the word;
- Smith et al (column 6 lines 42-46) reads on the feature of generating a score for an orthographically derived acoustic description based in part on a comparison between the orthographically derived acoustic description and a speech signal representing a user's pronunciation of the word;
- Smith et al (with generating steps 202 & 302 in figures 2 & 3) reads on the feature of decoding the speech signal 804 in figure 8) representing the user's pronunciation of the word to produce a decoded acoustic description of the word and a score for the decoded acoustic description; and
- Smith et al (column 12 lines 26-37) reads on the feature of selecting one of the orthographically derived acoustic description and the decoded acoustic description as the acoustic description of the word based on the score for the orthographically (column 12 lines 30-31) derived acoustic description and the score for the decoded acoustic description (column 12 lines 35-37).
- 8. Regarding claim 2, the claim is set forth with the same limits as claim 1.

 Smith et al (column 13 lines 53-56) reads on the feature of generating an acoustic model score.

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9. Regarding claim 3, the claim is set forth with the same limits as claim 2.

Smith et al (column 13 lines 57-60) reads on the feature of generating an acoustic model score for at least one decoded acoustic description and using the score as at least part of the score for the decoded acoustic description.

10. Regarding claim 4, the claim is set forth with the same limits as claim 3.

Smith et al (802 in figure 8) reads on the feature of using the same acoustic model (specified by "a speech model set", column 13 line 52) to generate both acoustic model scores (lines 46-56).

Gupta et al

- 11. Claim 12–17 are rejected under 35 U.S.C. 102(a) as being anticipated by <u>Gupta et al</u> (U.S. Patent 6,243,680 B1).
- 12. Regarding claim 12, the apparatus of <u>Gupta et al</u> for obtaining a transcription of phrases through text and spoken utterances relates to the features for a computer-readable medium of the immediate application as follows:
 - Gupta et al (column 1 lines 56-57) reads on the feature of receiving text of a word for which a phonetic description is to be added to a speech recognition lexicon (line 56) and on the feature of receiving a representation of a speech signal produced by a person pronouncing the word (line 57);

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 Gupta et al (412 → 400 in figure 4) reads on the feature of converting the text of the word into a text-based phonetic description of the word;

- Gupta et al (402 → 404 in figure 4) reads on the feature of generating a speechbased phonetic description of the word from the representation of the speech signal; and
- Gupta et al (406 in figure 4) reads on the feature of selecting a phonetic description of the word to add to the speech recognition lexicon by selecting between the text-based phonetic description and the speech-based phonetic description based in part on the correspondence between each phonetic description and the representation of the speech signal.
- 13. Regarding claim 13, the claim is set forth with the same limits as claim 12.

 Gupta et al (column 7 lines 29-33) reads on the feature of generating a plurality of possible phonetic descriptions, using at least one model (column 4 lines 19-21) to score each possible phonetic description (column 5 lines 3-8) and selecting the possible phonetic description with the highest score as the speech-based phonetic description (column 5 line 16-18).
- 14. Regarding claim 14, the claim is set forth with the same limits as claim 13.

 Gupta et al (column 9 lines 47-62) reads on the feature of using an acoustic model (of allophones, column 9 line 59) and a language model (using linguistic rules, column 9 line 38).

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- 15. Regarding claim 15, the claim is set forth with the same limits as claim 14.

 Gupta et al reads on the feature of using a language model comprises using a language model that is based on syllable-like units (with the sub-word units of column 9 line 62).
- 16. Regarding claim 16, the claim is set forth with the same limits as claim 15.

 Gupta et al (column 10 lines 6-7) reads on the feature of generating acoustic model scores for each of the phonemes in a syllable-like unit & (in column 10 lines 15-18) summing the acoustic model scores of the phonemes to generate an acoustic model score for the syllable-like unit.
- 17. Regarding claim 17, the claim is set forth with the same limits as claim 12.
 - Gupta et al (column 10 lines 64-66) reads on the feature of generating a score for the text-based phonetic description based on the correspondence (column 11 lines 29-31) between the text based phonetic description and the representation of the speech signal;
 - Gupta et al (column 12 lines 10-16) reads on the feature of generating a score for the speech-based phonetic description based on the correspondence between the speech-based phonetic description and the representation of the speech signal
 - <u>Gupta et al</u> (column 14 lines 24-27) reads on the feature of selecting the phonetic description with the highest score.

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Claim Rejections - 35 USC § 103

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18. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains.

Patentability shall not be negatived by the manner in which the invention was made.

19. This application currently names joint inventors. In considering patentability of

the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of

the various claims was commonly owned at the time any inventions covered therein

were made absent any evidence to the contrary. Applicant is advised of the obligation

under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was

not commonly owned at the time a later invention was made in order for the examiner to

consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g)

prior art under 35 U.S.C. 103(a).

Smith et al & Bahl et al'426

20. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Smith et

<u>al</u> in view of <u>Bahl et al</u> 426 (U.S. Patent 5,875,426).

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21. Regarding claim 5, the claim is set forth with the same limits as claim 3.

Smith et al does not teach generating a language model score. The Bahl et al 426 method/system for recognizing speech having word liaisons by adding a phoneme to reference word models (column 3 lines 55-60) reads on the feature of generating a language model score for the at least one decoded acoustic description and (lines 58-59) using the language model score as part of the score for the at least one decoded acoustic description.

It would have been obvious to a person of ordinary skill in the art of speech signal processing at the time of the invention to apply the method/teachings of <u>Bahl et ai</u> to the device/method of <u>Smith et al</u> so as to consider context among the bases of making an acoustic decision.

Smith et al, Bahl et al 426 & Bahl et al 921

- 22. Claims 6 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Smith et al in view of Bahl et ai^{426} and further in view of Bahl et ai^{921} (U.S. Patent 6,377,921).
- 23. Regarding claim 6, the claim is set forth with the same limits as claim 5.

 Smith et al does not teach generating a language model score. The Bahl et al et al

(with lines 55-61) the further feature that the decoded acoustic description is derived from the sequence of syllable-like units.

It would have been obvious to a person of ordinary skill in the art of speech signal processing at the time of the invention to apply the method/teachings of <u>Bahl et al</u> to the device/method of <u>Smith et al</u> so as to increase precision and avoid prosodic differences by addressing the lower cohesive elements of speech.

- 24. Regarding claim 7, the claim is set forth with the same limits as claim 6. Smith et al does not teach generating a language model score. Bahl et al⁹²¹ (with the "phones" of column 6 line 13) reads on the feature of dividing the sequence of syllable-like units into a sequence of phonemes, which would have made it obvious to a person of ordinary skill in the art of speech signal processing at the time of the invention to apply the method/teachings of Bahl et al⁹²¹ to the device/method of Smith et al so as to not to overlook minor utterances by considering each potential word segment separately.
- 25. Regarding claim 8, the claim is set forth with the same limits as claim 6.

 Smith et al does not teach generating a language model score. Bahl et al 426 (column 3 lines 51-53) reads on the feature of generating a language model score based on a trigram language model for syllable-like units, which would have made it obvious to a person of ordinary skill in the art of speech signal processing at the time of the invention

to apply the method/teachings of <u>Bahl et al'^{426}</u> to the device/method of <u>Smith et al</u> so as to more quickly isolate candidates from combinations of segments.

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Smith et al, Bahl et al 426 & Contolini et al

- 26. Claims 9 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Smith *et al* in view of Bahl *et al* ⁴²⁶ and further in view of Contolini *et al* (U.S. Patent 6,233,53 B1).
- 27. Regarding claim 9, the claim is set forth with the same limits as claim 6.

 Smith et al does not teach generating a language model score. Contolini et al, in the method and system for automatically determining phonetic transcriptions associated with spelled words, reads on the feature of generating acoustic model (of claim 4 limiting by claim 1) scores for each of a sequence of phonemes (column 7 line 6) that form the sequence of syllable-like units (column 6 line 56).

It would have been obvious to a person of ordinary skill in the art of speech signal processing at the time of the invention to apply the method/teachings of <u>Contolini et al</u> to the device/method of <u>Smith et al</u> so as to be able to relate the results of the recognition that might require correction to those elements that would be familiar to the speaker.

28. Regarding claim 10, the claim is set forth with the same limits as claim 1.

Smith et al does not specify the product reaching a state accessible for human

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intervention. Contolini et al does so permit such adjustments, with (figure 2) reading on the feature of displaying a user interface comprising an edit box (item 35) in which a user may enter the text of the word (as according to the 1st lines of the Abstract) and a list box (item 34) that displays words for which an acoustic description has been previously added to the speech recognition lexicon.

It would have been obvious to a person of ordinary skill in the art of speech signal processing at the time of the invention to apply the method/teachings of <u>Contolini</u> <u>et al</u> to the device/method of <u>Smith et al</u> so as to permit refinements that recognize exceptions to the rules used to set up the vocabulary.

- 29. Regarding claim 11, the claim is set forth with the same limits as claim 10. Smith *et al* does not specify the product reaching a state accessible for human intervention.
 - Contolini et al (figure 2 & column 4 lines 17-25) reads on the features of receiving an indication that a user has selected a word in the list box (line 22);
 - Contolini et al (column 5 lines 55-56) reads on the features of retrieving the added acoustic description of the word from the speech recognition lexicon and converting the retrieved acoustic description into an audible signal.
 - It would have been obvious to a person of ordinary skill in the art of speech signal processing at the time of the invention to apply the method/teachings of Contolini et al to the device/method of Smith et al so as to audibly confirm the validity of the revision.

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Gupta et al & Contolini et al

30. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Gupta et al</u> in view of <u>Contolini et al</u>.

- 31. <u>Gupta *et al*</u> does not specify the product reaching a state accessible for human intervention, so does produce audible pronunciations.
 - Contolini et al (by selecting the speaker icon at the left of figure 2) reads on the feature of receiving an instruction to generate a audible pronunciation of a phonetic description previously added to the speech recognition lexicon,
 - Contolini et al (column 4 line 52-56) reads on the feature of retrieving the added phonetic description from the speech recognition lexicon, causing an audible pronunciation to be generated based on the retrieved phonetic description.
 - It would have been obvious to a person of ordinary skill in the art of speech signal processing at the time of the invention to apply the method/teachings of Contolini et al to the device/method of Gupta et al so as to evaluate generated speech.

Schultze & Gupta et al

32. Claims 19-21 are rejected under 35 U.S.C. 103(a) as being anticipated by Schultze (U.S. Patent 6,167,369 A) in view of Gupta et al.

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33. Regarding claim 19, the features of the *automatic language identification using* both N-gram and word information of <u>Schultze</u> reads on the *speech recognition system* having a language model generated through a process of the immediate application as follows:

- Where <u>Schultze</u> does not specifically mention breaking each word into syllable-like units, Gupta <u>et al</u> reads on the feature of <u>breaking each word in a dictionary into syllable-like unit</u> (with the <u>sub-word units</u> of column 9 line 62). <u>Schultze</u> (column 1 line 29) then reads on the further feature of <u>for each word</u>, <u>grouping</u> the <u>syllable-like units</u> of the word into n-grams;
- Schultze (column 12 lines 21-22) reads on the feature of counting the total number of n-gram occurrences in the dictionary;
- Schultze (column 12 lines 40-41) reads on the feature of for each n-gram, counting the number of occurrences of the n-gram in the dictionary and dividing this count by the total number of n-gram occurrences to form a language model probability for the n-gram.
- It would have been obvious to a person of ordinary skill in the art of speech signal processing at the time of the invention to apply the method/teachings of Gupta et al to the device/method of Schultze so as to separate the contiguous signal into discrete portions corresponding to the dictionary for match processing.
- 34. Regarding claim 20, the claim is set forth with the same limits as claim 19.

 Schultze (column 12 lines 35-37) reads on the feature of *breaking the words by*

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preferring syllable like units that occur more frequently in the dictionary over syllable-like units that occur less frequently.

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35. Regarding claim 21, the claim is set forth with the same limits as claim 20.

Schultze (column 12 line 40) reads on the feature of *updating the frequencies of the*syllable-like units into which the word is broken.

Conclusion

- 36. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- Fabiani et al (U.S. Patent Application Publication 2002/0173945 A1) generates
 multilingual transcription groups by mapping models against dictionaries.
- <u>Hwang et al</u> (U.S. Patent Application Publication 2002/0082831 A1) adds phonetic descriptions to a speech recognition lexicon.
- Schoofs *et al* (U.S. Patent 6,487,532 B1) uses language models to distinguish homophones.
- <u>Hab-Umbach et al</u> (U.S. Patent 5,873,061 A) adds words to the speech recognition system word model database.
- <u>Kimura</u> ("100000-Word Recognition Using Acoustic-Segment Networks",
 International Conference on Acoustics, Speech, and Signal Processing, April 1990)
 incorporates both language and voice models.

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 Eichner et al ("Data-Driven Generation Of Pronunciation Dictionaries In The German Verbmobil Project: Discussion Of Experimental Results", International Conference on Acoustics, Speech, and Signal Processing, June 2000) uses language models to correct pronunciations.

- Sabourin (U.S. Patent 6,208,964 B1) unsupervised adaptation of transcriptions relies on language model rules.
- Lee (U.S. Patent 6,067,520 A) continuous Mandarin speech recognition breaks
 speech into sub-syllabic elements for Chinese HMM.
- Beattie et al (U.S. Patent 5,865,626 A) multi-dialect speech recognition uses modeling to determine language.
- Nishimura et al (U.S. Patent 5,502,791 A) calculates probabilities in syllable-like speech segments.
- Sharman (U.S. Patent 6,363,342 B2) recognizes syllable-like segments of speech.
- Shaw et al (U.S. Patent 5,949,961) combines speech with text to correct pronunciation.
- 37. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Daniel A. Nolan at telephone (703) 305-1368 whose normal business hours are Mon, Tue, Thu & Fri, from 7 AM to 5 PM.

If attempts to contact the examiner by telephone are unsuccessful, the examiner's supervisor, Doris To, can be reached at (703) 305-4827.

The fax phone number for Technology Center 2600 is (703) 872-9314. Label informal and draft communications as "DRAFT" or "PROPOSED", & designate formal communications as "EXPEDITED PROCEDURE".

Formal response to this action may be faxed according to the above instructions, or mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or hand-delivered to:

Crystal Park 2,

2121 Crystal Drive, Arlington, VA,

Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to Technology Center 2600 Customer Service Office at telephone number (703) 306-0377.

Daniel A. Nolan Examiner Art Unit 2655

DAN/d

March 1, 2003

DANIEL NOLAN
PATENT EXAMINER